IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Thomas A. SILVESTRINI

Application Serial No. 08/993,946

Filed: December 18, 1997

CORNEAL IMPLANT METHODS

AND PLIABLE IMPLANT

THEREFOR

Art Unit: 3738

Examiner: D. Willse

Attorney's Docket No: KV-36.00

RECEIVED

NOTICE OF APPEAL FROM THE EXAMINER TO THE BOARD $\stackrel{
ightharpoonup}{\sim}$ OF PATENT APPEALS AND INTERFERENCES - SMALL ENTITY ω

Box: AF

Commissioner for Patents Washington, D.C. 20231

Sir:

Applicant hereby appeals to the Board of Patent Appeals and Interferences from the decision of the Examiner dated **November 7, 2000** that resulted in Applicant having claims that have been twice or finally rejected.

The fee (for a qualified small entity) for filing a Notice of Appeal from the Examiner to the Board of Patent Appeals and Interferences (37 C.F.R. § 1.17(b)), along with any necessary extension fees (37 C.F.R. § 1.17(a)), is included in our check. In the event that extensions of time under 37 C.F.R. § 1.136 other than those otherwise provided for herewith are required to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 50-1295. A duplicate copy of this Notice is attached.

Respectfully submitted,

Date: March 16, 2001

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